



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/382,374	08/24/1999	JEFFRY JOVAN PHILYAW	PHLY-24.736	5135

25883 7590 05/20/2003

HOWISON, THOMA & ARNOTT, L.L.P
P.O. BOX 741715
DALLAS, TX 75374-1715

EXAMINER

TESFAMARIAM, MUSSIE

ART UNIT

PAPER NUMBER

3622

DATE MAILED: 05/20/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Notice of Non-Responsive Amendment

The reply filed on 4/30/03 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s).

The clean and marked-up copies of claim 1 in the after final amendment filed 9/30/02 (requested by applicant to be entered as a preliminary amendment with the RCE filed 4/30/03) are different, and neither one is entirely consistent with the prior amendment submitted 2/26/02. Relevant portions are reproduced below with the inconsistencies being highlighted:

Amendment filed 2/26/02

an audio output acoustically coupled from a receiver of a broadcast source to said audio input interface for providing an audio signal having encoded therein an advertisement; and

a program operable on said computer and responsive to said audio signal output from said receiver of said broadcast source for reproducing said advertisement upon said display.

Amendment filed 4/30/03 (Clean)

an audio output acoustically coupled from a receiver of a broadcast source to said audio input interface for providing an audio signal having encoded therein an advertisement; and

a computer program operable on said computer and responsive to said audio signal output from said receiver of said broadcast source for reproducing said advertisement upon said display.

Amendment filed 4/30/03 (Marked-Up)

an audio output acoustically coupled from a receiver of a broadcast source to said audio input interface for providing an audio signal having encoded therein [an] advertisement information; and

a computer program operable on said computer and responsive to said audio signal output from said receiver of said broadcast source [for reproducing said advertisement upon said display] to allow said computer program to be controlled by said advertisement information.

See 37 CFR 1.111. Since the above-mentioned reply appears to be *bona fide*, applicant is given **ONE (1) MONTH or THIRTY (30) DAYS** from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).



ERIC W. STAMBER
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600